NAP/lmf

06404-51237

#398450

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CITY OF MIDDLETOWN, MARLINDA DUNCANSON, INDIVIDUALLY AND IN HER OFFICIAL CAPACITY AS MAYOR OF THE CITY OF MIDDLETOWN. ROBERT MOSON, IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE COMMON COUNCIL OF THE CITY OF MIDDLETOWN, MAXINE MEYER, INDIVIDUALLY AND IN HER OFFICIAL CAPACITY AS A MEMBER OF THE COMMON COUNCIL OF THE CITY OF MIDDLETOWN, JAMES ROLLINS, INDIVIDUALLY AND IN HIS OFFICIAL CAPACITY AS A MEMBER OF THE COMMON COUNCIL OF THE CITY OF MIDDLETOWN, THOMAS J. BURR, IN HIS OFFICIAL CAPACITY AS A MEMBER OF THE COMMON COUNCIL OF THE CITY OF MIDDLETOWN. JOHN VANDERVOORT, IN HIS OFFICIAL CAPACITY AS A MEMBER OF THE COMMON COUNCIL OF THE CITY OF MIDDLETOWN, GERALD KLEINER, IN HIS OFFICIAL CAPACITY AS A MEMBER OF THE COMMON COUNCIL OF THE CITY OF MIDDLETOWN, RAYMOND DEPEW, IN HIS OFFICIAL CAPACITY AS A MEMBER OF THE COMMON COUNCIL OF THE CITY OF MIDDLETOWN, AND JOEL SIERRA, IN HIS OFFICIAL CAPACITY AS A MEMBER OF THE COMMON COUNCIL OF THE CITY OF MIDDLETOWN,

JUL Z 3 ZUU7 USING WE WANT **RULE 7.1 DISCLOSURE** STATEMENT

CIV. 6572 BRIEANT

Petitioners,

-against-

PENCOR-MASADA OXYNOL, LLC,

Respondent.

RULE 7.1 DISCLOSURE STATEMENT

Pursuant to Federal Rule of Civil Procedure 7.1 and to enable District Judges and Magistrate Judges to evaluate possible disqualification or recusal, the undersigned attorney of record for the Respondent PENCOR-MASADA OXYNOL, LLC (PMO) (a private non-governmental party) certifies that the following are corporate parents, affiliates and/or subsidiaries of said party which are publicly held: No PMO-related entity is publicly held.

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Dated: Newburgh, New York

July 23, 2007

Respectfully Submitted,

By:

NICHOLAS A. PASCALE, ESQ.

(NP-5766)

TARSHIS, CATANIA, LIBERTH, MAHON & MILLIGRAM, PLLC

Attorneys for the Respondent

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